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PATENT APPLICATION

CT -2 2003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re U.S. F	atent Application)
Applicant:	Seiko et al.	I hereby certify that this paper is being deposited with the United States Postal Service as FIRST-CLASS mail in a envelope addressed to: Commissioner for Patents, P.O. Bo 1450, Alexandria VA 22313-1450, on this date.
Serial No.	09/939,845	
Filed:	August 27, 2001) Date Registration No. 29,367
DISP RED	JID CRYSTAL LAY APPARATUS AND UCTION OF ELECTRO- ENETIC INTERFERENCE) Appr. February 20, 1998 Attorney for Applicant))))
Art Unit:	2871	
Examiner:	Ton, Minh Toan T.)

AMENDMENT FOR CORRECTION OF INVENTORSHIP UNDER 37 C.F.R. § 1.48(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The above-named Application has been subject to an election requirement, mailed August 26, 2003. In response to this requirement, Applicants elected Species A, claims 10-12. The remaining claims (13-29) have been canceled.

With the cancellation of claims 13-29, a change in inventorship is necessary. Four of the joint inventors, Satoshi Sekido, Takae Ito, Katsuyoshi Hiraki and Yuichi Inoue, did not contribute to the subject matter of now pending Claims 10-12. Accordingly,

130.00 GP

Applicants request that the names Satoshi Sekido, Takae Ito, Katsuyoshi Hiraki and Yuichi

Inoue be deleted as joint inventors, as these inventors' contributions are no longer being

claimed in the above-named Application. Therefore, the only remaining joint inventors in

the above-named Application are Shinpei Nagatani, Hidefumi Yoshida, Takashi Sasabayashi,

Koichi Katagawa, Katsuhiko Kishida, Mikio Oshiro, Katsunori Tanaka and Toshimitsu

Minemura.

In fulfillment of the requirements of 37 C.F.R. § 1.48, a check for \$130.00, the

fee set forth in 37 C.F.R. §1.17(h), is also enclosed herein.

Applicants respectfully request entry of this Amendment for Correction of

Inventorship because the proper procedures required under 37 C.F.R. § 1.48(b) are believed

to have been followed.

Respectfully submitted,

GREER, BURNS & CRAIN, LTD.

Patrick G. Burns

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September 23, 2003

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